

In The United States District Court For The Western District of Virginia
Charlottesville Division
Sines, et al, Plaintiffs
Kessler, et al, Defendants
Civil Action 3:17-cv-00072

CLERK'S OFFICE U.S. DIST. COURT
AT CHARLOTTESVILLE, VA
FILED

MAR 09 2022

JULIA C. DUDLEY, CLERK
BY: DEPUTY CLERK

Second Supplement to Defendant's Motion for Judgment as a matter of Law and/or a New Trial and/or Remittitur

Comes now the Defendant, Christopher Cantwell, and he supplements his 11-29-2021 post trial motion as follows

- 1.) On 2-24-2022 Cantwell received Mr. Kolenich's post trial motion dated 1-7-2022.
- 2.) To the extent applicable and not inconsistent with his own motions, Cantwell hereby seeks to join and incorporate by reference the arguments raised by Mr. Kolenich, while noting in the following paragraphs some important factual differences.
- 3.) Mr. Kessler testified that Cantwell had no role in planning Unite the Right.
- 4.) Cantwell was not a member or leader of any Defendant organization.
- 5.) No evidence presented showed Cantwell had any awareness of Mr. Kessler's "Battle of Charlottesville" or "Cracking skulls" messages.

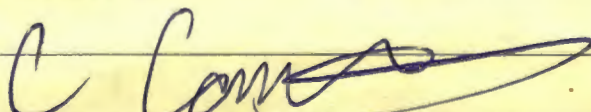
6.) Plaintiffs' claims in the operative complaint regarding Cantwell's Discord usage were demonstrably false, and Plaintiffs Knew this when they made them, in bad faith. No evidence of Cantwell's Discord usage was presented at trial, according to, and Mr. Kessler testified that Cantwell was not a moderator or administrator of the Charlottesville Z.O. Discord Server, and that Cantwell was not in any leadership channels of the server.

7.) Cantwell conditioned his participation in the events on coordination with law enforcement, which Kessler and Kline assured him would materialize.

8.) In so doing, Cantwell specifically sought to avoid being placed in a situation where he would have to defend himself.

9.) Thus, to any extent Defendants Kessler, Romig, or Identity Europa are entitled to a directed verdict, new trial, or remittitur, ~~or~~ Cantwell is all the more so entitled.

Respectfully Submitted,
Christopher Cantwell
2-25-2022



FIRMLY T

UNITED STATES
POSTAL SERVICE.

Retail

SEAL

PRIORITY MAIL
POSTAGE REQUIRED

RIC
M

DATE OF

USPS TR

INSURA

PICKUP

* Domesti

I USED INTE
CUSTOMS DI
BEL MAY BE



Received
by Cantwell
2-24-2022

SEAL

OM:

PRIORITY
★ MAIL ★



FROM: KOLENICH LAW OFFICE
9435 Waterstone Blvd
140
Cincinnati OH 45249

TO: Christopher Cantwell
00991-509
USP MARION
4500 Prison Rd.
PO Box 2000
Marion IL 62959

Label 228, March 2016

FOR DOMESTIC AND INTERNATIONAL USE



EP14F July 2013
© 2013 USPS

VISIT US AT USPS.COM®
ORDER FREE SUPPLIES ONLINE



This packaging is the property of the U.S. Postal Service® and is provided solely for use in sending Priority Mail® shipments. Misuse may be a violation of federal law. This packaging is not for resale. EP14F © U.S. Postal Service; July 2013; All rights reserved.